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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/925,642	08/10/2001	Philip T. Hughes	P 274258 DIV2-P7100 US/2	5430
909	7590 06/14/2005		EXAMINER	
PILLSBURY WINTHROP SHAW PITTMAN, LLP P.O. BOX 10500 MCLEAN, VA 22102			MURPHY, RHONDA L	
			ART UNIT	PAPER NUMBER
			2667	
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Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)			
Office Action Summan	09/925,642	HUGHES ET AL.			
Office Action Summary	Examiner	Art Unit			
TI MANUNO DATE AND	Rhonda Murphy	2667			
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address			
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a reply - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	16(a). In no event, however, may a reply be time within the statutory minimum of thirty (30) days ill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).			
Status					
<ol> <li>Responsive to communication(s) filed on</li> <li>This action is FINAL. 2b) ∑ This action is non-final.</li> <li>Since this application is in condition for allowance except for formal matters, prosecution as to the ments is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.</li> </ol>					
Disposition of Claims					
4) ☐ Claim(s) 1-40 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration.  5) ☐ Claim(s) is/are allowed.  6) ☐ Claim(s) 1-40 is/are rejected.  7) ☐ Claim(s) is/are objected to.  8) ☐ Claim(s) are subject to restriction and/or election requirement.					
Application Papers	·				
9) ☐ The specification is objected to by the Examine 10) ☑ The drawing(s) filed on 10 August 2001 is/are:  Applicant may not request that any objection to the ore Replacement drawing sheet(s) including the correction 11) ☐ The oath or declaration is objected to by the Examine 10.	a)⊠ accepted or b)□ objected the distribution of accepted or b)□ objected the distribution of the distrib	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).			
Priority under 35 U.S.C. § 119					
12) △ Acknowledgment is made of a claim for foreign  a) △ All b) ☐ Some * c) ☐ None of:  1. ☐ Certified copies of the priority documents  2. ☐ Certified copies of the priority documents  3. △ Copies of the certified copies of the prior application from the International Bureau  * See the attached detailed Office action for a list	s have been received. s have been received in Applicati ity documents have been receive (PCT Rule 17.2(a)).	on No ed in this National Stage			
Attachment(s)					
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 10/22/03.	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:				

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## **DETAILED ACTION**

## **Double Patenting**

1. The nonstatutory double patenting rejection is based on a judicially created doctrine grounded in public policy (a policy reflected in the statute) so as to prevent the unjustified or improper timewise extension of the "right to exclude" granted by a patent and to prevent possible harassment by multiple assignees. See *In re Goodman*, 11 F.3d 1046, 29 USPQ2d 2010 (Fed. Cir. 1993); *In re Longi*, 759 F.2d 887, 225 USPQ 645 (Fed. Cir. 1985); *In re Van Ornum*, 686 F.2d 937, 214 USPQ 761 (CCPA 1982); *In re Vogel*, 422 F.2d 438, 164 USPQ 619 (CCPA 1970); and, *In re Thorington*, 418 F.2d 528, 163 USPQ 644 (CCPA 1969).

A timely filed terminal disclaimer in compliance with 37 CFR 1.321(c) may be used to overcome an actual or provisional rejection based on a nonstatutory double patenting ground provided the conflicting application or patent is shown to be commonly owned with this application. See 37 CFR 1.130(b).

Effective January 1, 1994, a registered attorney or agent of record may sign a terminal disclaimer. A terminal disclaimer signed by the assignee must fully comply with 37 CFR 3.73(b).

2. Claims 1- 40 are rejected under the judicially created doctrine of obviousness-type double patenting as being unpatentable over claims 1-36 of U.S. Patent No. US 6,553,020 in view of Ruthenberg (US 5,475,866).

Regarding claim 1, Hughes teaches a communications system, the system comprising: a plurality of nodes, each node having: receiving means for receiving a signal transmitted by wireless transmitting means; transmitting means for wireless transmission of a signal; and, means for determining if a signal received by said node includes information for another node and causing a signal including said information to be transmitted by said transmitting means to another node if said received signal includes information for another node; each node having one or more substantially unidirectional point-to-point wireless transmission links, at least some of the nodes having plural substantially unidirectional point-to-point wireless transmission links, each

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of said links being to one other node only, and being arranged such that transmission or reception of a signal at any particular frequency by a node takes place on only one link at a time (US 6,553,020; claim 1).

Hughes fails to explicitly disclose each of said links being to one other node only, and being arranged such that transmission or reception of a signal at any particular frequency by a node takes place on only one link at a time.

However, it is known in the art for links to connect to only one node and for a certain frequency to be used by only one link at a time. Furthermore, Ruthenberg teaches a link to only one other node (Fig. 3, B1) and use of a particular frequency by one node, on one link, during a certain time (col. 4, lines 6-8).

In view of this, it would have been obvious to one skilled in the art to modify

Hughes system by transmitting or receiving a signal at a particular frequency, by a node
on one link at a time, so as to avoid signal interference during transmission or reception.

Regarding claim 2, Hughes further teaches a system wherein the nodes are linked so
as to form transmission path loops thereby to provide plural choices of path for the
transmission of a signal between at least some of the nodes (US 6,553,020; claim 1).

Regarding claim 3, Hughes further teaches a system wherein each loop consists of an
even number of links (US 6,553,020; claim 1).

Regarding claim 4, Hughes further teaches a system wherein for each node that has plural links to other nodes, each of said plural links to another node is associated with a time slot (US 6,553,020; claim 1).

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Regarding claim 5, Hughes further teaches a system wherein each link for each node is associated with a distinct time slot (US 6,553,020; claim 1).

Regarding claim 6, Hughes further teaches a system wherein the allocation of time slots to the links can be varied such that a link may selectively be associated with more than one time slot (US 6,553,020; claim 23).

Regarding claim 7, Hughes further teaches a system wherein each node has a direct line-of-sight link with at least one other node such that each node can transmit a signal to another node in line-of-sight with said each node (US 6,553,020; claim 21).

Regarding claim 8, Hughes further teaches a system wherein each node comprises means for transmitting a signal including said information to another node if and only if a signal received at said node includes information for another node (US 6,553,020; claim 22).

Regarding claim 9, Hughes further teaches a system wherein each node is stationary (US 6,553,020; claim 2).

Regarding claim 10, Hughes further teaches a system wherein the number of nodes is less than the number of links (US 6,553,020; claim 3).

Regarding claim 11, Hughes further teaches a system wherein each node is arranged to be in a transmission mode for a time period which alternates with a time period for a reception mode (US 6,553,020; claim 4).

**Regarding claim 12**, Hughes further teaches a system wherein at least one node is arranged not to transmit to any other node information in a signal received by said at

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least one node when that information is addressed to said at least one node (US 6,553,020; claim 24).

Regarding claim 13, Hughes further teaches a system wherein each node is arranged not to transmit to any other node information in a signal received by said at least one node when that information is addressed to said at least one node (US 6,553,020; claim 25).

Regarding claim 14, Hughes further teaches a system wherein each node has addressing means for adding to information in a received signal the address of a node to which a signal including said information is to be routed when said information is for another node. (US 6,553,020; claim 5).

Regarding claim 15, Hughes further teaches a system wherein the addressing means includes means for determining the route of information through the system and adding an appropriate address to the information accordingly (US 6,553,020; claim 6).

Regarding claim 16, Hughes further teaches a system further comprising a central system controller for determining the route of information through the system (US 6,553,020; claim 7).

Regarding claim 17, Hughes further teaches a system wherein at least one node has means for determining if a received signal includes information for said at least one node and processing means for processing information in a signal addressed to said at least one node (US 6,553,020; claim 8).

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Regarding claim 18, Hughes further teaches wherein the transmitting means of the nodes are arranged to transmit signals at frequencies greater than about 1 GHz (US 6,553,020; claim 9).

Regarding claim 19, Hughes further teaches wherein the link between two nodes is arranged to use simultaneously two or more frequency channels (US 6,553,020; claim 10).

Regarding claim 20, Hughes further teaches wherein said receiving and transmitting means are arranged to transmit and detect circularly polarized radiation (US 6,553,020; claim 11).

Regarding claim 21, Hughes further teaches wherein the transmitting means includes a highly directional transmitter antenna (US 6,553,020; claim 12).

Regarding claim 22, Hughes further teaches wherein the receiving means includes a highly directional receiver antenna (US 6,553,020; claim 13).

Regarding claim 23, Hughes further teaches wherein each node is substantially identical. (US 6,553,020; claim 14).

Regarding claim 24, Hughes further teaches wherein the system is connected to a conventional trunk network for providing access to other networks (US 6,553,020; claim 15).

Regarding claim 25, Hughes further teaches a further node connected by a data connection to one of the nodes of the system and arranged to transfer a signal to or receive a signal from the trunk network or both (US 6,553,020; claim 16).

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Regarding claim 26, Hughes further teaches wherein a data storage server is connected to or provided at a node (US 6,553,020; claim 17).

Regarding claim 27, Hughes further teaches wherein at least one link of a node is arranged to use a first transmission frequency and at least one other link of said node is arranged to use a second transmission frequency (US 6,553,020; claim 18).

Regarding claim 28, Hughes further teaches wherein some of the nodes are allocated to subscribers and some of the nodes are not allocated to subscribers, at least some of said non-allocated nodes being solely for carrying information traffic between subscriber nodes. (US 6,553,020; claim 19).

Regarding claim 29, Hughes teaches a method of communications, the method comprising the steps of: (A) transmitting a signal from one node to another node along a substantially unidirectional point-to-point wireless transmission link between said nodes; (B) receiving said signal at said other node; (C) determining in said other node if the signal received by said other node includes information for a further node and transmitting a signal including said information from said other node to a further node along a substantially unidirectional point-to-point wireless transmission link between said nodes if said signal includes information for a further node; and, (D) repeating steps (A) to (C) until said signal reaches its destination node, wherein transmission or reception of a signal at any particular frequency by a node takes place on only one link at a time.

Hughes fails to explicitly disclose transmission or reception of a signal at any particular frequency by a node taking place on only one link at a time.

However, it is known in the art for a certain frequency to be used by only one link at a time. Furthermore, Ruthenberg teaches use of a particular frequency by one node, on one link, during a certain time (col. 4, lines 6-8).

In view of this, it would have been obvious to one skilled in the art to modify Hughes system by transmitting or receiving a signal at a particular frequency, by a node on one link at a time, so as to avoid signal interference during transmission or reception. **Regarding claim 30**, Hughes further teaches a method wherein for each node that has plural links to other nodes, each of said plural links to another node is associated with a time slot, and each transmission step on a link of said one node occurs during a distinct time slot and each receiving step on a link of said other node occurs during a distinct time slot (US 6,553,020; claim 26 and 27).

Regarding claim 31, Hughes further teaches a method comprising the step of varying the allocation of time slots to the links such that a link is selectively associated with more than one time slot (US 6,553,020; claim 28).

Regarding claim 32, Hughes further teaches a method wherein each node adds to information in a received signal the address of a node to which a signal including said information is to be routed when said information is for another node. (US 6,553,020; claim 29).

Regarding claim 33, Hughes further teaches a method wherein each node has addressing means, the addressing means determining the route of the information through the system and adding an appropriate address to the information accordingly (US 6,553,020; claim 30).

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Regarding claim 34, Hughes further teaches a method wherein a central system controller determines the route of information through the system (US 6,553,020; claim 31).

Regarding claim 35, Hughes further teaches a method comprising the step of each node transmitting a signal including said information to another node if and only if a signal received at said node includes information for another node (US 6,553,020; claim 36).

Regarding claim 36, Hughes further teaches a method including the steps of determining in at least one node if a received signal includes information for said at least one node and processing the information in a signal addressed to said at least one node (US 6,553,020; claim 32).

Regarding claim 37, Hughes further teaches a method wherein the signals are transmitted at frequencies greater than about 1 GHz (US 6,553,020; claim 33).

Regarding claim 38, Hughes further teaches a method wherein there are at least two possible paths for transfer of data between a source node and a destination node, and comprising the step of transmitting a copy of said data on each of said at least two paths. (US 6,553,020; claim 34).

Regarding claim 39, Hughes further teaches a method wherein there are at least two possible paths for transfer of data between a source node and a destination node, and comprising the steps of transmitting from the source node a part only of said data on each of said at least two paths and reconstructing the data from said transmitted parts of said data in the destination node (US 6,553,020; claim 35).

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Regarding claim 40, Hughes further teaches a telecommunications switching device.

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comprising a communications system according to claim 1 (US 6,553,020; claim 20).

Conclusion

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Rhonda Murphy whose telephone number is (571) 272-

3185. The examiner can normally be reached on Monday - Friday 8:00 - 4:30pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Chi Pham can be reached on (571) 272-3179. The fax phone number for

the organization where this application or proceeding is assigned is 703-872-9306.

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Rhonda Murphy Examiner

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CHI PHAM

SUPERVISORY PATENT EXAMINER

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